AGREEMENT

on General Conditions and Mechamisof Support of the Development of Industrial Cooperation of Enterprises and Branches of Member States of the Commonwealth of Independent States.

The governments of Member Stateshiof Agreement, hereinafter referred to as

components and other articles of sectomad intersectoral significance, which are technologically interrelated and necessary joint production of the final product;

provision of services are project and aire works, technical maintenance and technological operations;

deliveries within the framework of customs regimes of goods processing are deliveries of goods made in compliance withe conditions, established by the Parties' customs legislation, unless that the conditions of goods processing are deliveries of goods made in compliance with conditions, established by the Parties' customs legislation, unless that the conditions of goods processing are deliveries of goods processing are deliveries of goods made in compliance with conditions, established by the Parties' customs legislation, unless that the conditions of goods processing are deliveries of goods made in compliance with conditions, established by the Parties' customs legislation, unless that the conditions is conditionally deliveries of goods made in compliance with conditions of goods made in compliance with conditions of goods are deliveries of goods and conditions of goods are deliveries of goods and conditions of goods are deliveries of goods and conditions of goods are deliveries of goods are deliveries of goods and goods are deliveries of goods are deliveries of goods.

Article 4.

The Parties admit, that the main elementudustrial cooperation and direct links are agreements (contracts), concluded by excine agents on the basis of appropriate intergovernmental, sectoral interdepartmental agements, which prior to the establishment of a customs union serve that is for customs bodies for allowing goods delivered along cooperation lines across the border. Customs clearance of goods is accomplished in accordance with this Agreement and the procedure provided for in the customs legislation of the Parties.

Article 5.

The Parties shall commit themselves notapply import and export duties, taxes, excise taxes and quantitative restrictions goods, delivered along cooperation lines within the framework of customs processing regimes.

The Parties have agreed that their commetorganizations will elaborate a specific procedure for enforcing this article.

Article 6.

The order of deliveries of special compents for the production of arms and military equipment, as well as the orderdefiveries of other special goods, liable to non-tariff regulation measures to ensure observance of established international guarantees, shall be determined by dividual intergovernmental agreements.

Article 7.

The Parties shall not block the opening of counts with the tranks, performed in compliance with the procedured terms, provided for in the national legislation. The Parties shall charge appropriate organization bringing together the legislation and management practice in this field.

The Parties have agreed to refrain nfr demanding payment for delivered goods (works, services) in hard currency.

Article 8.

The Parties proceed from the assumpttomat enterprises of the Parties which concluded this Agreement sell goods (workervices) produced by them at prices, established by them by mutual consent.

The Parties have agreed to ensurecessary conditions for free payment for deliveries of goods and services, indied in Article 3 of this Agreement.

The order of opening and keeping mutuabounts shall be established as agreed among central (national) banks of the Parties.

Article 9.

If need be, the Parties shall coordinate conditions of granting credits and investments, which enhance cooperation increase-intensive industries and export-based branches and production of import-substituting goods.

Article 10.

The Parties have agreed that raw materials and components delivered under this Agreement, shall not be liabler to the third countries, including foreign natural persons, legal entities international organizations without written consent of an authorized body of the state-supplier.

Article 11.

With the aim of strengthening integraition production sector, the Parties have agreed to consistently work on coordination bringing together national legislation with respect to economic agents connegration regulation of cooperation among enterprises and sectors.

Article 12.

The Parties organize joint work on the following issues:

drafting model agreements and long-term production cooperation agreements;

carrying out marketing, leasing surveged organizing exhibitions, providing advertising services;

developing up-to-date information commutation channels facilitating search for partners, preparation, conclusionand implementation of agreements (contracts) among the CIS countriend other interested countries;

implementation of joint preparation of specialists.

Article 13.

This Agreement is subject to ratification the Parties in accordance with their constitutional procedurand shall come into force upon submission of the third ratification deed to the state-depositary.

The ratification deeds shall be submitted to